REMARKS

This is in response to the Advisory Action mailed December 24, 2003. Applicants respectfully traverse and request reconsideration.

Applicant submits that the claims 24, 33, 42 and 49, as amended, do not add any new subject matter. These claim amendments recite limitations previously inherently claimed therein, as the claims are read in view of the specification. Specifically, the display controller provides display data from the screen memory to the display for all actively configurable displays. Claims 24, 33, 42 and 49 further delineate that the claimed present invention operates for multiples displays, such as illustrated in FIG. 1 and discussed at, such as, page 6, lines 5-14.

For brevity sake, Applicant resubmits the previously-submitted position regarding the teachings of Zenda. Furthermore, in the Advisory Action, the Examiner asserts Zenda as teaching gates 55 and 57 to determine whether the memories 15 and 17 have configuration information for different resolutions of the CRT 19 and PDP 21. The Examiner-cited passages disclose, *inter alia*, alternating the gates 55 and 57 to write palate data in the first memory 15 and then in the second memory 17 to allow for current configuration of the displays 19 and 21. Although, the system of Zenda only discloses powering a single display device, either the CRT 19 or the PDP 21. For example, the Examiner is directed to col. 7, liens 59-64 of Zenda, which discloses, *inter alia*, operation of the invention when "only" the CRT is chosen and when "only" the PDP is chosen. Therefore, Zenda discloses a single output display system where that **single** output display is either a CRT 19 using a CRT palate 12 **or** a PDP using a PDP palate 14.

It is submitted that for at least reasons stated above, Zenda does not disclose all of the claimed limitations of claim 24, 33, 42 and 49. Should the Examiner maintain the present rejection, Applicant requests a showing, including specific column and line numbers, of where this specific limitation to explicitly disclosed by Zenda. In the alternative, Applicant requests reconsideration and withdrawal and the passage of these claims to issuance.

Furthermore, regarding claim 33, it is submitted that the Examiner has failed to address the previously submitted position that the Examiner has not followed the Supplemental

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Examination Guidelines for claims under 35 U.S.C. §112, para. 6. Therefore, it is submitted the present rejection is improper and should be withdrawn. In the event the Examiner should maintain the present rejection, Applicant submits the Examiner must perform the present rejection in view of the Guidelines and therefore Applicant requests examination under the Patent Office prescribed examination guidelines.

Regarding claims 29, 31-32, 38, 40-41, 43-46, 48 and 50-53, it is respectfully submitted that these claims contain further limitations which are not anticipated by Zenda, as discussed above. Furthermore, it is submitted that these claims, as being dependent upon an allowable base claim, provide allowable patentable subject matter and are allowable not merely as being dependent upon an allowable base claim, but provide further patentable subject matter in view of the prior art of record. As such, it is submitted the rejection is not longer proper and should be withdrawn.

Accordingly, Applicant respectfully submits that the claims are in condition for allowance and that a timely Notice of Allowance be issued in this case. The Examiner is invited to contact the below-listed attorney if the Examiner believes that a telephone conference will advance the prosecution of this application.

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Respectfully submitted

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